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EXTRAORDINARY

PART I—Section 1

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MINISTRY OF COMMERCE & INDUSTRY

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 17th May 1962.

SUBJECT.—Cotton Textiles Export Incentive Scheme Licensing of coal-tar dyes and certain types of textile chemicals against exports of cotton fabrics etc.

No. 53-ITC(PN)/62.—It has been decided that against export of cotton cloth (other than handloom cloth) and/or yarn, during the quarter April/June, 1962, and onwards, import licences, under the Cotton Textiles Export Incentive Scheme, for import of coal-tar dyes, textile chemicals and gums specified in Annexure to Public Notice No. 87-ITC(PN)/58, dated the 31st October, 1958, and as modified from time to time, will be granted in the manner specified below:

A.	Value of Import entitlement in respect of exports of grey cloth	Value of import entitlement in respect of exports of bleached cloth	Value of import entitlement in respect of export of dyed, printed or processed cloth (excluding bleached processed cloth)
Mills whole cotton cloth is exported.	2% of the f.o.b. value of exports.	2% of the f.o.b. value of exports.	2% of the f.o.b. value of exports.
Registered processors processing cloth whether in bond or duty paid.	..	4% of the f.o.b. value of exports.	8% of the f.o.b. value of exports.
Exporters	2% of the f.o.b. value of exporters.	2% of the f.o.b. value of exporters.	5% of the f.o.b. value of exporters.
B.	Value of import entitlement in respect of exports of grey yarn.	Value of import entitlement in respect of exports of processed yarn	
Mills whose cotton yarn is exported.	2% of the f.o.b. value of exports.	Nil.	
Registered Processors Processing yarn.	..	2% of the f.o.b. value of exports.	
Exporters	2% of the f.o.b. value of exports.	2% of the f.o.b. value of exports.	

NOTE.—I. Any party who performs more than one of the functions of manufacture, processing and exporting shall be entitled to claim licences equal to those admissible under respective categories whether manufacturer, processor or exporter.

II. "Registered Processors" in the case of cloth and yarn herein referred to shall mean processors licensed under the Central Excise Rules.

III. Against exports of processed cloth, manufacturers (including the Registered Processors) whose processed cloth (other than bleached cloth) had been exported, will be allowed, subject to such terms and conditions as the Textile Commissioner may prescribe, import of copper rollers upto a percentage as may be determined by the Textile Commissioner on the entitlement value accruing to the manufacturers, and certified by the Textile Commissioner as utilisable for import of coaltar dyes, textile chemicals etc.

IV. Mills and/or registered processors of cloth and/or yarn receiving import entitlement as specified in (A) and (B) above, shall utilise the value of the entitlements accruing to them in the manner prescribed below:

(a) Not less than 35 per cent of the value of the import entitlement for import of dyes-intermediates as specified in the Annexure to Appendix 40, of the Import Trade Control Policy for the year April, 1962—March, 1963;

(b) Not more than 65 per cent of the value of the import entitlement for import of coaltar dyes and/or textile chemicals as specified in the Public Notice No. 87-ITC(PN)/58, dated 31st October, 1958, and as modified from time to time.

V. The Textile Commissioner who will certify the value of the import entitlement accruing to mills/Registered Processors under this Public Notice, shall, against the total value of the import entitlement, issue two certificates indicating separately, the value of the import entitlement utilisable for import of dyes intermediates as distinct from the value of the import entitlement utilisable for import of coaltar dyes and/or textile chemicals etc., Mills and/or registered processors may transfer the value of the import entitlement certified by the Textile Commissioner as utilisable for import of dyes intermediates, to any indigenous manufacturers of dyes, subject to the following conditions:

(i) the Mills/Registered Processors transferring the import entitlement utilisable for import of dyes intermediates, shall receive from the transferee/s (i.e.) the indigenous manufacturer/s of dyes, a premium not exceeding 50 per cent. of the value of the entitlement transferred;

(ii) the transfer of the import entitlement in the manner specified is confirmed in writing on the reverse side of the respective entitlement certificate/s duly signed by the transferor and the transferee.

VI. The transferee/s, on completion of the transfer of the import entitlement for import of dyes intermediates, may apply to the Joint Chief Controller of Imports and Exports, Bombay for licence/s upto the value/s of the import entitlement got transferred to him/them for import of dyes intermediates furnishing *inter-alia* the entitlement certificate/s the value/s of which had been got transferred in the manner prescribed.

VII. The value of Import Entitlement certified by the Textile Commissioner for import of coal-tar dyes textile chemicals etc., shall not be permissible of being transferred.

2. Applicant should apply for import licences to the Joint Chief Controller of Imports and Exports Bombay for mill made cloth and yarn in the manner prescribed in Appendix 23 to the Red-Book for the year April, 1962—March, 1963, licensing period after obtaining certificates of the Import Entitlement to which they are eligible from the Textile Commissioner, Bombay, in accordance with the procedure as may be prescribed by him. Licences will be granted only once in a quarter on the basis of exports effected in the preceding quarter.

3 The provisions of Public Notice No. 77-ITC(PN)/61, dated 8th July, 1961, as modified from time to time, are hereby superceded in so far as exports of cotton cloth (other than handloom cloth) and/or yarn effected from 1st April, 1962, and onwards are concerned.

SUBJECT.—Cotton Textiles Export Incentive Scheme Import of raw cotton against exports of cotton cloth and/or yarn.

No. 54-ITC(PN)/62.—It has been decided that effective from 1st April, 1962, mills, against export of their cloth/yarn during the quarter April—June, 1962, and onwards, will be granted import licences for import of cotton on the following basis:

- (i) Against exports of cloth and/or yarn, mills will be eligible to receive import entitlement for cotton upto 66-2/3 per cent. of the f.o.b. value of such exports;
- (ii) Out of the raw cotton entitlement accruing to mills as at (i) above, the eligible mill may import and retain for its own use, cotton of such categories as may be specified from time to time by the Textile Commissioner, equal in value to the percentages specified below:
 - (a) In respect of exports of fine and superfine cloth, and/or yarn of counts 60s. and above, 100 per cent. of the value of the import entitlement, provided it is shown to the satisfaction of the Textile Commissioner that the cloth/yarn exported was manufactured out of the foreign cotton imported by the mill/s;
 - (b) In respect of export of cloth/yarn other than specified in (a) above, 30 per cent. of the value of the import entitlement.

The balance value of the entitlement not utilised for import of cotton for retention and use by the mills, shall be made available to the Textile Commissioner on such terms and conditions as may be prescribed by him from time to time.

2. Applications for import licences will be submitted to the Joint Chief Controller of Imports and Exports, Bombay and considered on a quarterly basis after the import entitlements to which the mills are eligible in each quarter have been certified by the Textile Commissioner in accordance with such procedure as may be prescribed by him.

3. The provisions of the Public Notice No. 82-ITC(PN)/61, dated 6th July, 1961, are hereby superseded in so far as exports of cloth/yarn effected from 1st April, 1962, and onwards are concerned.

K. T. SATARAWALA,
Chief Controller of Import and Exports.

